DOCKET:

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APR 1 5 2002

) Group Art Unit:

) Examiner:

APPLICANT:

ANZA AB

SERIAL NO:

09/868.526

FILED:

June 19, 2001

TITLE:

TOOL HANDLE

THE ASSISTANT COMMISSIONER FOR PATENTS Washington, D.C. 20231

APPOINTMENT OF ASSOCIATE ATTORNEYS

Dear Sir:

The undersigned Attorney for Applicant in the above identified application for Letters Patent, hereby appoints individually and collectively as my Associate Attorneys, to prosecute this application, to make alterations and amendments therein, to receive the patent, and to transact all business in the Patent & Trademark Office connected therewith:

Donald P. Reynolds, Reg. 26220 W. Dennis Drehkoff, Reg. 27193 Vangelis Economou, Reg. 32341 Brian W. Hameder, Reg. 45613 Valerie Neymeyer-Tynkov, Reg. 46956

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April 4, 2002

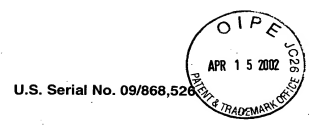
Date

Attorney for Applicant Richard J. Streit, Reg. 25765

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Details of refusal of nonsigning inventor to sign application papers

The joint inventor Mr. Jacek Chalas has sold all his rights to the invention and has received full payment therefor in 1997. An Assignment assigning worldwide rights to the invention to ANZA AB was signed on February 29, 2000.

As part of the Agreement between Mr. Chalas and ANZA AB, ANZA AB has undertaken to mention the name of Jacek Chalas when the product in question is presented in catalogues and other printed materials. By an oversight on the part of ANZA AB this has been neglected so far. As a compensation, ANZA AB has prolonged the Agreement to mention the name of Chalas to 2005. The prolongation took place in December 2001.

However, Mr. Chalas still refuses to sign. (It is not totally clear what Mr. Chalas wants, but he has never asked for more money or any other financial compensation.)

A registered letter dated November 26, 2001 enclosing a combined Declaration and Power of Attorney as well as an Assignment was sent to Mr. Chalas and received by him on November 28, 2001 as evidenced by the certified mail return receipt.

A new registered letter dated December 5, 2001 enclosing a copy of the published international application and requesting Mr. Chalas to sign and return the forms by December 14, 2001 was received by him on December 6 as evidenced by the certified mail return receipt.

In a telephone conversation on December 17, 2001 with the Swedish patent attorney Mr. Mårten Åkerman, Mr. Chalas informed that he refuses to sign the Declaration because ANZA AB has not fulfilled the obligation to mention the name of Jacek Chalas when the product in question was presented in their product catalogue. (Also, Mr. Chalas has been in contact with the Managing Director of ANZA AB via telephone and e-mail.)